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FILED 0 HARRISBURG, PA

IN THE UNITED STATES DISTRICT COURT MAR 0 7 2001 FOR THE MIDDLE DISTRICT OF PENNSYLVANIA $^{\mbox{\scriptsize MAR}}$

MARY E. D'ANDREA, CLERK

RE:

Eastern Minerals, et al. v.

Gary A. Mahan, et al. : Civil Action No. 1:CV-97-1941

Konstantin Profatilo, et al. v. :

Milton S. Hershey Medical Ctr. : Civil Action No. 1:CV-00-0633

Graham Architectural Prod. v.

Star Insurance Company : Civil Action No. 1:CV-00-1140

ORDER

I. The above-captioned civil cases have been placed on the June 2001 trial list for trial in Harrisburg, Pennsylvania.

II. Juries in all cases will be drawn in Court Room No.

1, Ninth Floor, Federal Building, Harrisburg, Pennsylvania,
beginning at 9:30 a.m. on Monday, June 11, 2001. Pending criminal
trials, if any, will be tried first. Civil jury trials will begin
immediately following jury selection in the order of the docket
numbers (assuming no criminal trials), with the earliest docket
number going first and continuing to the most recent docket
number. Non-jury matters will be tried last. Counsel should be
aware that settlements, etc., will often reduce the actual number
of cases for trial as the date approaches.

III. All pre-trial conferences will be held as follows on Wednesday, June 6, 2001, in my chambers, Ninth Floor, Federal Building, Third and Walnut Streets, Harrisburg, Pennsylvania:

10:00 a.m. No. 1:CV-00-0633 10:30 a.m. No. 1:CV-97-1941 11:00 a.m. No. 1:CV-00-1140

Lead counsel for each party shall attend the conference and have full authority to effectuate a complete settlement pursuant to Local Rule LR 16.2.

IV. Counsel who will try the case are directed to confer with all other trial counsel in the case at least five (5) days prior to the date of the pre-trial conference. Local Rule LR 16.3. Subsequent to this meeting of counsel and at least two (2) days prior to the pre-trial conference, counsel shall submit a pre-trial memorandum in the form set forth in Appendix C of our Local Rules. Local Rule LR 16.6.

V. At the conference of counsel, pursuant to Local Rule LR 16.3, all exhibits that any party intends to introduce at trial (whether in his case in chief or in rebuttal) shall be identified and numbered on the attached form. Only exhibits so listed may be offered in evidence at the trial, absent compelling reasons to the contrary. Local Rule LR 16.3.

VI. Trial briefs shall be submitted prior to trial and shall conform to Local Rule LR 39.7. Motions in limine, if any, shall be filed at least ten (10) days prior to jury selection, and any response shall be filed three (3) days before jury selection. All requests for jury instructions shall be submitted before trial commences and shall conform to Local Rule LR 51.1. Requests for juror voir dire shall be submitted at least three days prior to jury selection, limited to eight in number.

VII. Whenever any civil action scheduled for jury trial is settled or otherwise disposed of in advance of the actual trial, jurors' costs, including mileage and per diem, may be assessed against the parties as directed by the court, unless the Clerk's office at the place in which jury selection is to be held is notified of the settlement in sufficient time to permit the Clerk to advise the jurors that their attendance will not be necessary. Notice to the Clerk's office before 2:00 p.m. on the last business day preceding the day on which the jury is to be selected shall be adequate for this purpose.

VIII. Failure of counsel to abide by this order or our Local Rule LR 16 may result in imposition of the sanctions listed in Local Rule LR 83.3.

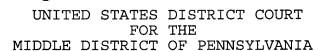
IX. The objective of this order is to provide all parties with timely resolution of their claims and to facilitate as effectively as possible an appropriate disposition of the issues at trial. The cooperation of counsel is essential to this purpose.

William W. Caldwell

United States District Judge

Date: March 7, 2001

	JUDGE				CASE NUMBER	JER	
	Plaintiff	Defendant	Description of Item	Identified	Evidence	Ruling	1
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* * MAILING CERTIFICATE OF CLERK * *

March 7, 2001

Re: 1:00-cv-01140 Graham Architectural v. Star Insurance Compa

True and correct copies of the attached were mailed by the clerk to the following:

Loren L. Pierce, Esq. McElroy, Deutsch & Mulvaney 1300 Mt. Kemble Avenue P.O. Box 2075 Morristown, NJ 07962-2075

Mark A. Rosen, Esq. McElroy, Deutsch & Mulvaney 1300 Mt. Kemble Avenue P.O. Box 2075 Morristown, NJ 07962-2075

Robert J. Blumling, Esq. Blumling & Gusky, LLP 1200 Koppers Bldg Pittsburgh, PA 15219

David A. Levine, Esq. Blumling & Gusky, LLP 1200 Koppers Building Pittsburgh, PA 15219

CC: Pro Se Law Clerk Judge Magistrate Judge INS U.S. Marshal Jury Clerk Probation U.S. Attorney Atty. for Deft. Defendant Warden Bureau of Prisons Ct Reporter Ctroom Deputy Orig-Security Federal Public Defender with N/C attached to complt. and served by: Summons Issued

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Standard Order 93-5 Order to Show Cause	()	. Marshal () Pltf's Attorney () h Petition attached & mailed certified mail US Atty Gen () PA Atty Gen () DA of County () Respondents ()
Bankruptcy Court Other	()	MARY E. D'ANDREA, Cler
DATE:) (BY: Deputy Clerk

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